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SC Court of Appeals

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Subject: NOTICE OF FILING: FORMAL CORPORATE REPRIMAND AND EVIDENCE OF PERFECTION OF RATIFICATION
Date: Monday, April 6, 2026 11:32:21 AM

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STATE OF SOUTH CAROLINA

IN THE COURT OF APPEALS

Tony Williams, Appellant,

v.

Lowe's Home Centers, LLC, and Andrew Gordon Melling, Respondents.

Appellate Case No.: 2026-00317

(Associated Case No.: 2026-000079)

APPELLANT'S NOTICE OF FILING: FORMAL CORPORATE REPRIMAND AND EVIDENCE OF PERFECTION OF RATIFICATION

TO: THE HONORABLE CLERK AND JUDGES OF THE COURT OF APPEALS:

The Appellant, Tony Williams, a **100% disabled veteran** currently managing a life-threatening family medical emergency, hereby provides **Notice of Service** of a **Formal Corporate Reprimand** upon the Executive Leadership of Respondent **Lowe's Home Centers, LLC**.

1. ACTUAL NOTICE TO THE PRINCIPAL:

On **April 6, 2026**, Appellant served via electronic transmission and certified mail a formal reprimand to **Marvin Ellison (CEO)** and **Juliette Pryor (Chief Legal Officer)**. This reprimand provided the Corporate Respondent with **Actual Notice** of the systemic **Extrinsic Fraud, Identity Splitting, and Certified Defaults** committed by their agents, Andrew Melling and Michelle Gaston.

2. PERFECTION OF RATIFICATION:

Under the controlling authority of *Moore v. Pilot Life Ins. Co.*, 205 S.C. 474 (1945), a principal's failure to disaffirm the fraudulent acts of its agent after receiving actual notice constitutes a formal **Ratification**. By continuing to maintain conflicted counsel who are "out of court" under *Thynes v. Lloyd*, 294 S.C. 152 (1987), Lowe's has legally adopted the admitted liability as its own corporate policy.

3. DOCUMENTATION OF OUTRAGE:

This Notice serves as evidence that the Respondents are intentionally utilizing predatory legal tactics and "Ghost Entries" while the Appellant is providing bedside care for his spouse during a life-threatening respiratory crisis. Under the **Eggshell Skull Doctrine**, Lowe's is now vicariously and directly liable for the aggravated fallout of this documented bad-faith delay.

WHEREFORE, Appellant moves this Court to take **Judicial Notice** of the Corporate Respondent's knowledge and to grant the pending **Omnibus Motion for Summary Reversal** as an uncontested matter of law.

Respectfully Submitted,

s/ Tony Williams

Appellant Pro Se / 100% Disabled Veteran

Dated: April 6, 2026